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15 JOSEPH BURTON, AND THAYER BURTON

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21 ISIDRO BACA, BARBARA CEGAVSKE, ADAM
22 LAXALT, MOISES FONSECA, BRIAN SANDOVAL
23 and ROBERT SMITH

24 UNITED STATES DISTRICT COURT

25 DISTRICT OF NEVADA

26 TROYLETTE BURTON, *Individually, and*
as *Administrator of the ESTATE OF*
THAYER JOSEPH BURTON, and
THAYER BURTON,

27 Plaintiffs,
28 vs.

Case No. 3:20-cv-00190-MMD-CLB

29 **STIPULATION AND ORDER TO
CONTINUE SETTLEMENT
CONFERENCE**

30 MOISES FONSECA; ROBERT SMITH;
31 JANE/JOHN DOES; ISIDRO BACA;
32 ADAM LAXALT; BARBARA
33 CEGAVSKE; and BRIAN SANDOVAL,

34 Defendants.

1 Defendants, Moises Fonseca, Robert Smith, Isidro Baca, Adam Laxalt, Barbara Cegavske
2 and Brian Sandoval, by and through counsel, Aaron D. Ford, Attorney General of the State of
3 Nevada, and Douglas R. Rands, Senior Deputy Attorney General, and Plaintiffs, Troylette Burton,
4 individually, and as Administrator of the Estate of Thayer Joseph Burton and Thayer Burton, by
5 and through their counsel, Peter Goldstein of Peter Goldstein Law Corp and Devon M. Jacob of
6 Jacob Litigation, Inc. hereby stipulate and request that this Court continue the Settlement
7 Conference scheduled for April 20, 2021 to a date convenient to the Court and Parties.

8 This is the first request for an extension of time for a continuance. This Request for an
9 extension of time is not sought for any improper purpose or other purpose of delay. This request
10 for a brief extension of time is necessary because Counsel for the Defendants is scheduled to
11 appear in a jury trial in front of District Court Judge Du on April 19, 2021 in the case of *Randolph*
12 *v. Carrasco, et al.*, Case No. 3:17-cv-00506-MMD-WGC. Counsel has met with the inmate
13 Plaintiff in preparation for that trial, and he plans on going forward. In addition, the parties are
14 still in the process of discovery, and would like to have more discovery completed prior to the
15 settlement conference. Therefore, this brief continuance is necessary to ensure that the settlement
16 conference is as productive as possible.

17 IT IS SO STIPULATED.

18 DATED this ____ day of March, 2021

19 PETER GOLDSTEIN LAW CORP.

21 By: /s/ Peter Goldstein
22 PETER GOLDSTEIN, ESQ., Bar No.: 6992

23 Attorney for Plaintiffs
24 *TROYLETTE BURTON, Individually, and as
administrator of the ESTATE OF THAYER
JOSEPH BURTON, AND THAYER BURTON*

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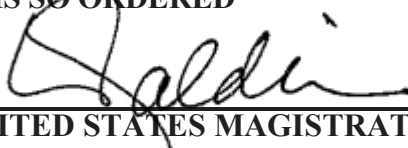
1 DATED this ____ day of March, 2021

2 AARON D. FORD
3 Attorney General

4 By: /s/ Douglas R. Rands
5 DOUGLAS R. RANDS, Bar No.: 3572
Senior Deputy Attorney General

6 Attorneys for Defendants
7 *ISIDRO BACA, BARBARA CEGAVSKE,*
ADAM LAXALT, MOISES FONSECA,
BRIAN SANDOVAL and ROBERT SMITH

10 IT IS SO ORDERED

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12

13 UNITED STATES MAGISTRATE JUDGE

14 DATED March 23, 2021